## **REMARKS:**

On November 10, 2004, Examiner Marc A. Patterson and Alvin T. Rockhill, an Attorney for the Applicant, discussed the subject patent application over the telephone. During this telephone interview Examiner Patterson expressed his concern that it was not clear that all of the aromatic polyester in the recyclable container being claimed in claim 36 and in the containers made by the process of claim 44 had a crystallinity of lower than 15%. To satisfy Examiner Patterson's concerns with respect to this point it was agreed that claim 36 would be amended by adding the language —wherein the layers of the multi-layer material that are made of the aromatic polyester resin have a crystallinity of lower than 15%— after the word "glue" in line 9 of the claim. It was further agreed that claim 44 would be amended by adding the language —wherein the aromatic polyester in the recyclable folded container has a crystallinity of lower than 15%— at the end of the claim. Examiner Patterson indicated that he believed that making such amendments would place claims 36 and 44 in a condition for allowance subject to the review and approval of the Supervisory Examiner.

Upon further consideration of the Examiner's comments made during the interviews on November 3, 2004 and November 10, 2004, independent claim 38 which was directed to a recyclable multi-layer material and all of the claims which were directly or indirectly dependent thereon (claims 18, 19, 20, 21, 23, 24, 28, 30, 31, 32, 33, 34, 39, 40, 41, 42, 43, and 45) have been cancelled by this amendment.

It is believed that all of the claims now pending in the subject patent application are in a condition for allowance and such an allowance is respectfully solicited.

Respectfully submitted,

Wilstool Emin

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